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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/759,270

Applicant(s)

JANG, HO-RANG

Examiner

Jae U. Yu

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 20 January 2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-26 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-4, 10, 11, 13, 17-19, 22, 23, 25 and 26 is/are rejected.
- 7) ☒ Claim(s) 5-9, 12-16, 20, 21 and 24 is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 20 January 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date 1/20/04 7/5/05 8/3/05 11/4/05
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

DETAILED ACTION

The instant application having Application NO. 10759270 has a total of 26 claims pending in the application, there are 4 independent claims and 22 dependent claims, all of which are ready for examination by the examiner.

Status of Claim for Priority in the Application

As required by M.P.E.P. 201.14 (c), acknowledgement is made of applicant's claim for priority filed in 1/21/2003.

Information Disclosure Statement

As required by M.P.E.P. 609 (C), the applicant's submission of the Information Disclosure Statement dated 1/20/2004, 7/5/2005, 8/3/2005 and 11/9/2005 are acknowledged by the examiner and the cited references have been considered in the examination of the claims now pending. As required by M.P.E.P. 609 C(2), a copy of the PTOL-1449 initialed and dated by the examiner is attached to the instant office action.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

1. Claims 1-4, 17-19, 22, 23 and 26 are rejected under 35 USC 103 (a) as being obvious over Morikawa et al. (US 2001/0032297) in view of Rosner et al. (US 2004/0221138).

2. As per **independent claim 1**, Morikawa et al. disclose, "a first cache memory [**"L2 Cache" 9, Figure 1**] for enabling a running flag signal [**Setting the "target flag" to "0", Paragraph 35**] in response to a given interrupt signal from a DSP core of the DSP [**"Prefetch Instruction" 31 from the "Processor" 1, Figure 2**] to provide a given number of first instructions to the DSP core [**Providing data to the "naked cache" 34, Figure 3**], and for disabling the running flag signal [**Setting the "target flag" to "1", Paragraph 38**]", and "a second cache memory" [**"Cache-miss Cache" 7, Figure 2**] for providing second instruction to the processor [**Paragraph 38**] when the "running flag signal is disabled [**Setting the "target flag" to "1", Paragraph 38**]".

Morikawa et al. do not disclose expressly that the data being transferred from/to are "instructions".

Rosner et al. disclose, "loading instructions fetched from memory into an instruction cache for faster subsequent retrieval" in paragraph 26.

Morikawa et al. and Rosner are analogous art because they are from the same filed of endeavor of data processing.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify Morikawa et al. by including an "instruction cache" as taught by Rosner et al. in paragraph 26.

The motivation for doing so would have been "increased efficiency" and "faster instruction retrieval" as expressly taught by Rosner et al. in paragraph 26.

Therefore, it would have been obvious to combine Rosner et al. with Morikawa et al. for the benefit of efficient and fast instruction retrieval to obtain the invention as specified in claim 1.

3. As per **independent claim 17**, Morikawa et al. disclose, "a first cache memory [**"Naked Cache" 6, Figure 1**] providing a first instruction in response to a program address [**"Prefetch Instruction" 31, Figure 3**] received from a DSP core of the DSP [**"Processor" 1, Figure 1**], if there is no first instruction corresponding to the program address, and outputting a first miss signal [**"Cache Miss" 32, Figure 3**]"

"A second cache memory [**"Cache-miss cache" 7, Figure 1**] providing at least one second instruction to the DSP core [**Providing data to the "processor" 37, Figure 3**] in response to a given interrupt signal [**Step 31, Figure 3**] and the first miss signal [**"Cache Miss" 35, Figure 3**] and, the second cache memory further disabling a running flag signal based after a given number of second instructions have been provided to the DSP core" **Setting the "target flag" to "1" (Paragraph 38)** corresponds to "enabling a running flag signal", which enables the "Cache-miss

cache” (“Second cache memory”). Therefore, setting the “target flag” to “0” (Paragraph 35) corresponds to “disabling a running flag signal”, which disables the “Cache-miss cache” (“Second cache memory”) and enables the “naked cache”.

“A third cache memory [“L2 Cache” 9, Figure 1] which provides a third instruction to the DSP core [Prefetching data to the “naked cache” (Step 34, Figure 3), which will be provided to the “processor” (Figure 1)] in response to the first miss signal [“Cache Miss” 32, Figure 3], when the running flag signal is disabled [Setting the “target flag” to “0”, Paragraph 35]”

Morikawa et al. do not disclose expressly that the data being transferred from/to are “instructions”.

Rosner et al. disclose, “loading instructions fetched from memory into an instruction cache for faster subsequent retrieval” in paragraph 26.

Morikawa et al. and Rosner are analogous art because they are from the same filed of endeavor of data processing.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify Morikawa et al. by including an “instruction cache” as taught by Rosner et al. in paragraph 26.

The motivation for doing so would have been “increased efficiency” and “faster instruction retrieval” as expressly taught by Rosner et al. in paragraph 26.

Therefore, it would have been obvious to combine Rosner et al. with Morikawa et al. for the benefit of efficient and fast instruction retrieval to obtain the invention as specified in claim 17.

4. **Claims 2 and 18** disclose, “a first interface [**“Data Block Buffer” 18, “Multiplexer” 16 and “Address Buffer” 13, Figure 2**] unit which interfaces the DSP core [**“Processor”, Figure 2**], first cache memory [**“Naked Cache”, Figure 2**], second cache memory [**“Cache-miss Cache”, Figure 2**] and third cache memory [**“L2 Cache”, Figure 2**].”

“A second interface unit [**“Target Flag” 19, “Target Switch” 20 and “Multiplexer” 16, Figure 2**] which interfaces the first cache memory, second cache memory, third cache memory and a program memory [**“Register File”, Figure 1**] that stores instructions for the DSP core”

5. **Claim 3** discloses, “the given number of first instructions enable the DSP core to check a state of the interrupt request [**“Prefetch Instruction?” 31, Figure 3, Morikawa et al.**] and to read relevant input variables [**Read from cache (Step 32, 35, Figure 3), Morikawa et al.**].”

6. **Claims 4 and 19** disclose, “a cache memory block [**“Data”, Figure 2, Morikawa et al.**] which stores a given one of the given number of first instructions received from the program memory [**Prefetching, Figure 3, Morikawa et al.**] in response to a corresponding write address and outputs each one of the given number of first instructions [**Step 36, Figure 3, Morikawa et al.**] in response to a corresponding read address”.

“A cache controller which generates the write address [**Step 37, Figure 3**], read address [**Step 36, Figure 3, Morikawa et al.**], and a prefetch address [**Prefetching, Figure 3, Morikawa et al.**] using a program address received from the DSP core via the first interface unit, wherein the cache controller transmits the prefetch address to the program memory via the second interface unit in order to receive a given first instruction [**Step 34, Figure 3**]”

7. As per **independent claim 22**, Morikawa et al. disclose, “(a) first providing a first instruction from a first cache memory [**Providing data from “Naked Cache” 6, Figure 1**] to a DSP core [**“Processor” 1, Figure 1**] in response to a program address received from the DSP core [**“Prefetch Instruction” 31, Figure 3**]”.

“(b) second providing at least one second instruction from a second cache memory [**“Cache-miss cache” 7, Figure 1**] to the DSP core [**Providing data to the “processor” 37, Figure 3**] in response to the program address based on at least one

of an output of a first miss signal [**“Cache Miss” 35, Figure 3**] from the first cache memory and an enabling of a running flag signal by the second cache memory” **Setting the “target flag” to “1” (Paragraph 38) corresponds to “enabling a running flag signal”, which enables the “Cache-miss cache” (“Second cache memory”).**

“(c) disabling the running flag signal and ceasing step (b) when a number of second instructions provided to the DSP core reaches a given value [**Single data transfer (Figure 3)**]” **Setting the “target flag” to “1” (Paragraph 38) corresponds to “enabling a running flag signal”, which enables the “Cache-miss cache” (“Second cache memory”).** Therefore, setting the “target flag” to “0” (Paragraph 35) corresponds to “disabling a running flag signal”, which disables the “Cache-miss cache” (“Second cache memory”) and enables the “naked cache”.

“(d) third providing a third instruction from a third cache memory [**“L2 Cache” 9, Figure 1**] to the DSP core [**Prefetching data to the “naked cache” (Step 34, Figure 3)**, which will be provided to the “processor” (Figure 1)] in response to the program address based on at least one the first miss signal output [**“Cache Miss” 32, Figure 3**] from the first cache memory and a disabling of the running flag signal [**Setting the “target flag” to “0”, Paragraph 35**] by the second cache memory”

“(e) enabling the running flag signal at the second cache memory when an interrupt signal is received thereto from the DSP core [**Step 31, Figure 3**]” **Setting the “target**

flag” to “1” (Paragraph 38) corresponds to “enabling a running flag signal”, which enables the “Cache-miss cache” (“Second cache memory”).

8. **Claim 23** disclose, “repeating” claims 10 and 22 “iteratively until there are no further instruction requests from the DSP core”. **Morikawa et al. performs the steps in Figure 3 for each instruction requests from the processor.**

9. **Claim 26** disclose, “a cache memory device for a digital signal processor that is controlled in accordance with the method of claim 22 **[Figures 1-3, Morikawa et al.]**”.

10. **Claims 10, 11, 13 and 25** are rejected under 35 USC 103 (a) as being obvious over Morikawa et al. (US 2001/0032297) in view of Rosner et al. (US 2004/0221138) and Chiu et al. (US 6,505,253).

11. As per **independent claim 10**, Morikawa et al. disclose, “(a) first providing an instruction to a DSP core of the DSP from a cache memory **[Providing data to the “naked cache” from “L2 Cache” (Element 9, Figure 1) 34, Figure 3]**, in response to a request from the DSP core **[“Prefetch Instruction” 31 from the “Processor” 1, Figure 2]**”.

“(b) enabling a running flag signal **[Setting the “target flag” to “1”, Paragraph 38]** in another cache memory **[“Cache-miss Cache” 7, Figure 1]** in response to an interrupt

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signal [**“Load Instruction” from the “processor”, Paragraph 38**] received thereto from the DSP core”

“(c) second providing, in response to a request from the DSP core [**“Load Instruction” from the “processor”, Paragraph 38**], a given number of instructions from the another cache memory to the DSP core [**Providing data from the “cache-miss cache” to the “processor” 37, Figure 3**] that are different from the first provided instruction [**Since the data transfer (Step 37, Figure 3) is caused by the cache miss in step 35, the data in step 37 is different from the prefetched data in step 34**]

“(d) disabling the running flag signal [**Setting the “target flag” to “0”, Paragraph 35**]

Morikawa et al. do not disclose expressly that the data being transferred from/to are “instructions”.

Rosner et al. disclose, “loading instructions fetched from memory into an instruction cache for faster subsequent retrieval” in paragraph 26.

Morikawa et al. and Rosner et al. do not disclose expressly, “ceasing said second providing step when the given number of instructions reaches a threshold value”.

Chiu et al. disclose stop sending new data to a cache (“second providing step”) when the cache fills up above a threshold value in column 19, at lines 40-43.

Morikawa et al., Rosner and Chiu et al. are analogous art because they are from the same filed of endeavor of data processing.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify Morikawa et al. by including an “instruction cache” as taught by Rosner et al. in paragraph 26 and stop sending new data to a cache when the cache fills up above a threshold value as taught by Chiu et al. in column 19, at lines 40-43.

The motivation for doing so would have been “increased efficiency”, “faster instruction retrieval” as expressly taught by Rosner et al. in paragraph 26 and to “free some buffers from the cache” as expressly taught by Chiu et al. in column 19, at lines 40-43.

Therefore, it would have been obvious to combine Rosner et al. and Chiu et al. with Morikawa et al. for the benefit of efficient, fast instruction retrieval and freeing buffers from a cache to obtain the invention as specified in claim 2.

12. **Claim 11** discloses, “repeating” claim 10 “iteratively until there are no further instruction requests from the DSP core”. **Morikawa et al. performs the steps in Figure 3 for each instruction requests from the processor.**

13. **Claim 13** discloses, “(f) determining whether or not the given number of instructions in step (c) reaches the given value based on the accumulated count value”.

Chiu et al. disclose stop sending new data to a cache (“second providing step”) when the cache fills up above a threshold value in column 19, at lines 40-43.

14. **Claim 25** discloses, “a cache memory device for digital signal processor that is controlled in accordance with the method of claim 10 [Figure 1-3, Morikawa et al.]”.

Conclusion

A. Status of Claims in the Application

The following is a summary of the treatment and status of all claims in the application as recommended by M.P.E.P. 707.07(i).

Allowable Subject Matter

1. **Claims 5-9, 12-16, 20-21 and 24** are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

2. The primary reasons for allowance of **claims 5-9, 12-16, 20-21 and 24** in the instant application is the combination with the inclusion in these claims that “the cache controller” and its corresponding method (Claims 5 and 12) and “the cache controller” and its corresponding method (Claims 20 and 24). The prior art of record neither anticipates nor renders obvious the above recited combination.

3. As allowable subject matter has been indicated, applicant's response must either comply with all formal requirements or specifically traverse each requirement not complied with. See 37 C.F.R. § 1.111(b) and § 707.07(a) of the M.P.E.P.

Claims Rejected in the Application

Per the instant office action, claims 1-4, 10, 11, 13, 17-19, 22, 23, 25 and 26 have received a first action on the merits and are subject of a first action non-final.

B. Directions of Future Correspondences

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jae U. Yu whose telephone number is 571-272-1133. The examiner can normally be reached on M-F 9AM-5PM.

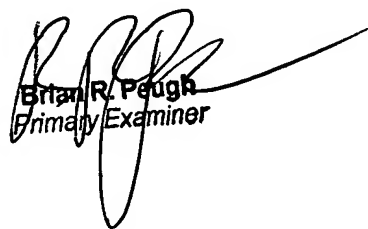
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Donald A. Sparks can be reached on 571-272-4201. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

June 23, 2006

Jae Un Yu
Art Unit 2185

JY


Brian R. Peugh
Primary Examiner